

STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

RICK SNYDER GOVERNOR NICK A. KHOURI STATE TREASURER

December 12, 2016

Geoffrey R. Stayer C&C Expanded Sanitary Landfill, LLC (DBA: C&C Landfill) 18500 N Allied Way Phoenix, AZ 85054

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3818, to C&C Expanded Sanitary Landfill, LLC (DBA: C&C Landfill) located at 14800 P Drive North, in the Township of Convis, Calhoun County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$392,006.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$392,006**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

State Tax Commission

Headler S. File

Enclosure

By Certified Mail

cc: Robyn R. Kulikowski, Assessor, Township of Convis

Clerk, Township of Convis



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **C&C Expanded Sanitary Landfill**, **LLC (DBA: C&C Landfill)**, as described in the approved application, located at **14800 P Drive North**, **Township of Convis**, County of **Calhoun**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **14800 P Drive North**. The total cost of the facility entitled to exemption is **\$392,006**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STATE COMMISSION OF THE PROPERTY OF MICHIGAN OF THE PROPERTY O

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

RICK SNYDER GOVERNOR NICK A. KHOURI STATE TREASURER

December 12, 2016

Geoffrey R. Stayer Sauk Trail Development, Inc. (DBA: Sauk Trail Hills Landfill) 18500 N Allied Way Phoenix, AZ 85054

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3819, to Sauk Trail Development, Inc. (DBA: Sauk Trail Hills Landfill) located at 5011 S Lilley Road, in the Township of Canton, Wayne County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$344,804.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$344,804**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

State Tax Commission

Headler S. Find

Enclosure

By Certified Mail

cc: Aaron P. Powers, Assessor, Township of Canton

Clerk, Township of Canton



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Sauk Trail Development, Inc.** (**DBA: Sauk Trail Hills Landfill)**, as described in the approved application, located at **5011 S Lilley Road**, **Township of Canton**, County of **Wayne**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **5011 S Lilley Road**. The total cost of the facility entitled to exemption is **\$344,804**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STATE COMMISSION OF THE PROPERTY OF MICHIGAN OF THE PROPERTY O

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:



STATE OF MICHIGAN
DEPARTMENT OF TREASURY
LANSING

NICK A. KHOURI STATE TREASURER

RICK SNYDER GOVERNOR

December 12, 2016

Geoffrey R. Stayer Central Sanitary Landfill, Inc. (DBA: Central Sanitary Landfill) 18500 N Allied Way Phoenix, AZ 85054

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3820, to Central Sanitary Landfill, Inc. (DBA: Central Sanitary Landfill) located at 21545 W Cannonsville Road, in the Township of Pierson, Montcalm County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$63,306.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$63,306**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

teaglier S. Find

State Tax Commission

Enclosure

By Certified Mail

cc: Thomas G. Doane, Assessor, Township of Pierson

Clerk, Township of Pierson



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Central Sanitary Landfill, Inc.** (DBA: Central Sanitary Landfill), as described in the approved application, located at 21545 W Cannonsville Road, Township of Pierson, County of Montcalm, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **21545 W Cannonsville Road**. The total cost of the facility entitled to exemption is **\$63,306**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STATE COMMISSION OF THE PROPERTY OF MICHIGAN OF THE PROPERTY O

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

NICK A. KHOURI STATE TREASURER

December 12, 2016

Darrell Moore Gerdau Macsteel Inc. 3000 E Front Street Monroe, MI 48161

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3823, to Gerdau Macsteel Inc. located at 3000 E Front Street, in the City of Monroe, Monroe County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$3,301,146.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$3,301,146**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

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State Tax Commission

Enclosure

By Certified Mail

cc: Samuel J. Guich, Assessor, City of Monroe

Clerk, City of Monroe



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by Gerdau Macsteel Inc., as described in the approved application, located at 3000 E Front Street, City of Monroe, County of **Monroe**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at 3000 E Front Street. The total cost of the facility entitled to exemption is \$3,301,146.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on **November 29, 2016**.

Douglas B. Roberts, Chairperson

State Tax Commission

SB 07-6

A TRUE COPY ATTEST:

> Emily Leik Michigan Department of Treasury

Emily el. Leik



NICK A. KHOURI STATE TREASURER

December 12, 2016

Thomas Allen T.E.S. Filer City Station LP One Energy Plaza Jackson, MI 49201

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3824, to T.E.S. Filer City Station LP located at 700 Mee Street, in the Township of Filer, Manistee County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$2,601,248.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$2,601,248**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

State Tax Commission

Headler S. Finds

Enclosure

By Certified Mail

cc: Marlene F. Whetstone, Assessor, Township of Filer

Clerk, Township of Filer



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **T.E.S. Filer City Station LP**, as described in the approved application, located at **700 Mee Street**, **Township of Filer**, County of **Manistee**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **700 Mee Street**. The total cost of the facility entitled to exemption is **\$2,601,248**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STATE OF MICHIGAN

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:

Emily Leik Michigan Department of Treasury

Emily el. Leik



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

NICK A. KHOURI STATE TREASURER

December 12, 2016

Gennie A. Eva Consumers Energy - Freedom Compressor Station One Energy Plaza Jackson, MI 49201

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3825, to Consumers Energy - Freedom Compressor Station located at 12201 Pleasant Lake Road, in the Township of Freedom, Washtenaw County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$582,870.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$582,870**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

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State Tax Commission

Enclosure

By Certified Mail

cc: Raman A. Patel, Assessor, Township of Freedom

Clerk, Township of Freedom



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Consumers Energy - Freedom Compressor Station**, as described in the approved application, located at **12201 Pleasant Lake Road**, **Township of Freedom**, County of **Washtenaw**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **12201 Pleasant Lake Road**. The total cost of the facility entitled to exemption is **\$582,870**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STATE COMMISSION OF THE PROPERTY OF MICHIGAN OF THE PROPERTY O

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

NICK A. KHOURI STATE TREASURER

December 12, 2016

Mark Hill Riverview Energy Systems 425 S Main Street, Suite 201 Ann Arbor, MI 48104

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3826, to Riverview Energy Systems located at 20000 Grange Rd, in the City of Riverview, Wayne County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$1,414,855.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$1,414,855**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

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State Tax Commission

Enclosure

By Certified Mail

cc: Eric A. Dunlap, Assessor, City of Riverview

Clerk, City of Riverview



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by Riverview Energy Systems, as described in the approved application, located at 20000 Grange Rd, City of Riverview, County of Wayne, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at 20000 Grange Rd. The total cost of the facility entitled to exemption is \$1,414,855.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on **November 29, 2016**.

Douglas B. Roberts, Chairperson

State Tax Commission

SB 07-6

A TRUE COPY ATTEST:

> Emily Leik Michigan Department of Treasury

Emily el. Leik



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

NICK A. KHOURI STATE TREASURER

December 12, 2016

David Roland Marathon Petroleum Company LP 1300 S Fort Street Detroit, MI 48217

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3828, to Marathon Petroleum Company LP located at 1300 S Fort Street, in the City of Detroit, Wayne County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$154,889.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$154,889**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

teagher S. Falo

State Tax Commission

Enclosure

By Certified Mail

cc: Lisa Ann Hobart, Assessor, City of Detroit

Clerk, City of Detroit



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Marathon Petroleum Company LP**, as described in the approved application, located at **1300 S Fort Street**, **City of Detroit**, County of **Wayne**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **1300 S Fort Street**. The total cost of the facility entitled to exemption is **\$154,889**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STE OF MICHIGAN

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

NICK A. KHOURI STATE TREASURER

December 12, 2016

David Roland Marathon Petroleum Company LP 1300 S Fort Street Detroit, MI 48217

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3829, to Marathon Petroleum Company LP located at 1300 S Fort Street, in the City of Detroit, Wayne County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$263,016.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$263,016**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

teaglier S. Falo

State Tax Commission

Enclosure

By Certified Mail

cc: Lisa Ann Hobart, Assessor, City of Detroit

Clerk, City of Detroit



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Marathon Petroleum Company LP**, as described in the approved application, located at **1300 S Fort Street**, **City of Detroit**, County of **Wayne**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **1300 S Fort Street**. The total cost of the facility entitled to exemption is **\$263,016**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STATE COMMISSION OF THE PROPERTY OF MICHIGAN OF THE PROPERTY O

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

NICK A. KHOURI STATE TREASURER

December 12, 2016

David Roland Marathon Petroleum Company LP 1300 S Fort Street Detroit, MI 48217

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3830, to Marathon Petroleum Company LP located at 1300 S Fort Street, in the City of Detroit, Wayne County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$392,059.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$392,059**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

teagher S. Falo

State Tax Commission

Enclosure

By Certified Mail

cc: Lisa Ann Hobart, Assessor, City of Detroit

Clerk, City of Detroit



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Marathon Petroleum Company LP**, as described in the approved application, located at **1300 S Fort Street**, **City of Detroit**, County of **Wayne**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **1300 S Fort Street**. The total cost of the facility entitled to exemption is **\$392,059**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

STATE COMMISSION OF THE PROPERTY OF MICHIGAN OF THE PROPERTY O

Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST:



STATE OF MICHIGAN DEPARTMENT OF TREASURY LANSING

NICK A. KHOURI STATE TREASURER

December 12, 2016

David Roland Marathon Petroleum Company LP 1300 S Fort Street Detroit, MI 48217

Dear Sir/Madam:

Pursuant to the requirements of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission has issued an air pollution tax exemption certificate, numbered 1-3831, to Marathon Petroleum Company LP located at 1300 S Fort Street, in the City of Detroit, Wayne County. This certificate was issued at the November 29, 2016 meeting of the Commission and the amount approved for exemption is \$1,059,527.

As required by Section 5902(2) of the Act, the exemption amount must annually be reduced by the gross annual commercial or productive value derived from any materials captured by the exempted facility. The current year's gross annual commercial or productive value recovered by this facility, as reported by your application, is **\$0.** Therefore, the net exemption for the current year for this facility is **\$1,059,527**. As this gross annual commercial or productive value may change yearly, the value must be reported to the assessor on an annual basis to correctly reduce the exemption.

The applicant and local assessor have 60 days from the date of this letter to appeal the decision to the Circuit Court. If the application costs were based on estimated figures, the applicant must file final costs figures with our office within 90 days after completion of the project. If you have any questions, please contact the Property Services Division at (517) 373-0675.

Sincerely,

Heather S. Frick, Executive Director

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State Tax Commission

Enclosure

By Certified Mail

cc: Lisa Ann Hobart, Assessor, City of Detroit

Clerk, City of Detroit



Pursuant to the provisions of Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby finds that the facility, owned or leased by **Marathon Petroleum Company LP**, as described in the approved application, located at **1300 S Fort Street**, **City of Detroit**, County of **Wayne**, Michigan, is designed and operated primarily for the control, capture, and removal of pollutants from the air, complies with Section 5903 and with other provisions of the act.

Therefore, as provided by Public Act 451 of 1994, Part 59, as amended, the State Tax Commission hereby certifies the **pollution control facility** property, as described in the approved application, located at **1300 S Fort Street**. The total cost of the facility entitled to exemption is **\$1,059,527**.

This certificate provides the authority for the assessor to exempt the pollution control facility for which this pollution control exemption certificate is in effect from ad valorem taxation. The tangible personal property is also exempt from sales taxes imposed under Public Act 67 of 1933, as provided by MCL 205.51 to 205.78 and use taxes imposed under Public Act 94 of 1937, provided by MCL 205.91 to 205.111.

Beginning December 31, 2016, this certificate, unless revoked as provided by Public Act 451 of 1994, as amended, shall remain in force as long as the facility is designed and operated primarily for the control, capture, and removal of pollutants from the air.

This Pollution Control certificate is issued on November 29, 2016.

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Douglas B. Roberts, Chairperson State Tax Commission

SB 07-6

A TRUE COPY ATTEST: